

Website Terms of Use

Consent to be Bound: These terms and conditions (“Terms of Use”) between you and PadInMotion, Inc. (“PadInMotion”) govern your use of the PadInMotion website (“Website”). PadInMotion reserves the right to modify these Terms of Use at any time and to impose new or additional terms or conditions on your use. By using or visiting the Website, the PadInMotion, software, content and services (collectively, “PadInMotion Products and Services”), you indicate your agreement to these Terms of Use and the Privacy Policy (incorporated herein by reference). Please discontinue your use of PadInMotion Products and Services in the event that you do not agree to any of the terms of these Terms of Use and the Privacy Policy.

PadInMotion Website Content: PadInMotion Products and Services are available for individuals at least thirteen (13) years of age. You agree not to use or attempt to use PadInMotion Products and Services if you are under the age of thirteen (13). Through the Website, PadInMotion will provide you with a variety of content, including information about the features PadInMotion offers to its registered users, the various business enterprises associated with PadInMotion, a way to access various PadInMotion Products and Services, and a variety of interactive areas. PadInMotion may modify, revise or discontinue any content, feature or service of the Website or PadInMotion Products and Services with or without prior notice. In the future, PadInMotion may choose to offer other services that PadInMotion determines are appropriate, suitable, and desirable. Although PadInMotion will try to provide the most comprehensive services to you as possible, PadInMotion does not guarantee that any one or all of PadInMotion’s Products and Services or offerings will be available to you at any particular time. Please note, however, that all content, features, and services that PadInMotion does provide to you through this Website are subject to all of the Terms of Use contained herein.

PadInMotion Accounts: In order to access certain areas of the Website, including content, features and services of PadInMotion, you may need to register for an individual end user or enterprise account (“Account”).

Permissions and Restrictions; Your Conduct: PadInMotion grants you permission to access and use the Website as set forth in these Terms of Use, provided that you do not use or attempt to use PadInMotion Products and Services or the Website in any manner inconsistent with or that would violate these Terms of Use, or any other policy or agreement referenced herein, as applicable. In using PadInMotion Products and Services or the Website, your conduct must, at all times comply with all relevant laws, rules, and regulations, including all applicable federal, state, and local laws (and international laws, if applicable). In addition, you agree to the following:

1. You will not transmit false information through the Website or PadInMotion Products and Services;
2. You will not upload, post, e-mail or otherwise transmit any material that contains viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software, hardware or telecommunications equipment;
3. You will not upload, post, e-mail or otherwise transmit any information or content unless you have the lawful right to disseminate such content;
4. All information submitted, uploaded, or otherwise transferred by you must clearly and accurately identify you as the source of the information; you may not disguise or falsify your identity when using the Website;

5. You agree that your use of the Website or PadInMotion Products and Services will not violate any contractual or fiduciary obligations you have to third parties, including that you will not transmit the private, confidential, trade secret, trade mark, proprietary or other non-public information of any other party through the Website or PadInMotion Products and Services;
6. You will not use the Website or any PadInMotion Products and Services for commercial purposes unless you receive prior written authorization from PadInMotion to do so;
7. You will not alter or modify any part of the Website or PadInMotion Products and Services;
8. You will not distribute in any medium any content of PadInMotion without prior written authorization from PadInMotion; and
9. You will not use or employ any automated system (e.g., robots, spiders, crawlers) or other tool to use PadInMotion Products and Services or the Website or obtain content or information from the Website, however, PadInMotion grants permission to use such systems or tools for creating publicly available searchable indices of its content, but not caches or archives, to the operators of public search engines as long as any such system or tool adheres to the robots.txt of the Website.

Intellectual Property:

- a. Property of PadInMotion and its Affiliates: You understand and agree that PadInMotion or its Affiliates (“Affiliates” shall mean any entity who directly or indirectly controls, is controlled by or is under common control with such entity), partners and licensors own all right, title, and interest in the intellectual property related to the Website and PadInMotion Products and Services, including, without limitation, all trademarks, trade names, copyrights, logos, graphics, software, data and documentation. You agree to assign to PadInMotion any and all rights to any content, content compilation created or submitted by you, including any and all categories and content, comments, postings, and multimedia submitted by you, and you acknowledge that your sole and exclusive right to any such content compilation shall be a right to use any such compilation for purposes of your education and enjoyment. You also agree not to decompile, disassemble, reverse engineer, modify, copy, relicense, resell, rent, transfer, remove or export any software owned by PadInMotion, its Affiliates or agents. Unless you receive prior written consent from PadInMotion, you are not permitted to use or reproduce any intellectual property owned by PadInMotion, its Affiliates or agents. Your use of the Website or PadInMotion is through a non-exclusive right to use subject to the terms of these Terms of Use. Any use other than the intended use is prohibited and may subject you to civil and criminal penalties.
- b. Property of Third Parties: You understand that PadInMotion may display or use other trademarks, trade names, copyrights, logos, or graphics owned by other copyright holders, for which PadInMotion has attained permission. You are not granted any right or license to use any of the aforementioned copyrighted material of third parties by virtue of you having access to the Website and PadInMotion.
- c. Feedback: PadInMotion may ask you to provide your thoughts and opinions, including the request to complete one or more surveys and you may submit ideas, suggestions, documents and proposals relating to PadInMotion services (existing and anticipated) to PadInMotion through our support functionality of the devices, administrative console, or any contact form on our Website (called “feedback”). Providing feedback is voluntary and may take many forms. By providing feedback, you acknowledge and agree that: (i)

your feedback does not contain any confidential or proprietary information; (ii) PadInMotion is not under any obligation to keep such feedback confidential; (iii) PadInMotion shall be entitled to use or disclose such feedback for any purpose; (iv) PadInMotion may have the same or comparable ideas and plans in development or under consideration prior to any such feedback being provided by you; (v) your feedback automatically becomes the property of PadInMotion without any obligation of PadInMotion to you; (vi) PadInMotion will not pay you for your feedback and we are not obligated to use it nor are we obligated to provide you with a copy of your feedback; (vii) PadInMotion does not want, and you agree not to provide, feedback that violates others' copyrights or other intellectual property rights; and (viii) you must have all rights necessary to grant the permissions in this section.

Copyright Complaints:

- a. PadInMotion respects the intellectual property of others, and we ask our users to do the same. PadInMotion may, in appropriate circumstances and at its discretion, suspend or terminate the access of and take other action against users, subscribers, registrants and account holders who infringe the copyright rights of others.
- b. If you believe that your work has been copied and is accessible on or through PadInMotion Products and Services or the Website in a way that constitutes copyright infringement, or that PadInMotion Products and Services or the Website contains links or other references to another online location that contains material or activity that infringes your copyright rights, you may notify PadInMotion by providing the following information (as required by the Online Copyright Infringement Liability Limitation Act of the Digital Millennium Copyright Act, 17 U.S.C. sec. 512) to our copyright agent set forth below:
 1. A physical or electronic signature of person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed;
 2. Identification of the copyrighted work claimed to have been infringed, or if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site;
 3. Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit PadInMotion to locate the material;
 4. Information reasonably sufficient to permit PadInMotion to contact the complaining party, such as an address, telephone number, and if available, an electronic mail address at which the complaining party may be contacted;
 5. A statement that the complaining party has a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and
 6. A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed

Copyright Agent:

PadInMotion
Attn: Copyright Agent
447 Broadway
Floor 2

New York, NY 10013
info@PadInMotion.com

Note: Only copyright complaints should be sent to agent. No other communications will be accepted or responded to.

Third Party Content; Clinical and Medical Content: The Website may contain hyperlinks, advertisements or content related to third party websites, products, including third party products, services or stores. PadInMotion may even redirect you automatically to third party websites or services and your usage of such will be governed, pending your acceptance, by their additional terms and conditions or policies, if applicable. You agree that PadInMotion is not responsible, nor shall PadInMotion be liable, for verifying the validity or accuracy of any third party material, content, products, including third party products, advertisements, websites, services or other related materials. In addition, PadInMotion does not warrant, will not be responsible for examining or evaluating the accuracy of, and will not have any liability or responsibility for any medical information, research or clinical materials or information provided by any third party material, content, products, advertisements, websites, services or other materials or documentation. Any medical content, services, information, advice or materials of any kind accessed through PadInMotion Products and Services or the Website is for general information or reference purposes only and shall not be relied upon or replace any professional, clinical or medical advice or judgment provided by a physician or other health care professional. You agree that you will not use any third party materials or any services in a manner that would infringe upon or violate the rights of any other party and that PadInMotion is not in any way responsible for any such use by you.

Inappropriate Content: Through use of the Website and PadInMotion Products and Services, you may encounter material or language that you deem inappropriate, offensive or objectionable, either through PadInMotion Products and Services or through hyperlinks, advertisements or content related to third party websites, products, including third party products, services or stores. Due to the nature of the PadInMotion's specialization in health care, you may encounter material or language pertaining to the human body that may be deemed inappropriate for certain audiences. You understand that the foregoing may occur and your use of PadInMotion Products and Services and the Website is at your sole risk, and PadInMotion will not be liable to you for any such content.

Privacy: PadInMotion may collect and use certain information about you and your use of the Website and PadInMotion. The manner in which PadInMotion handles this data is explained in the Privacy Policy, which is located on the Website and is incorporated herein by reference.

Advertisements: PadInMotion disclaims all liability for any advertisements that you may receive or any actions that you may take or refrain from taking as a result of any advertisement directed to you, or the PadInMotion community at large, from any party directly or indirectly in connection with or through the Website or PadInMotion Products and Services. It is solely your responsibility for assessing and verifying the identity and trustworthiness of the source and content of any such advertisement. PadInMotion assumes no responsibility for verifying, and makes no representations or warranties regarding, the identity or trustworthiness of the source or content of any advertisement. In particular, PadInMotion assumes no responsibility and makes no representations or warranties regarding any advertisements related to the provision of health care or medical advice or treatment, including, but not limited to, medical information, medical research, clinical material, prescriptive device or drug information.

Termination or Suspension of Access: PadInMotion reserves the right to terminate or suspend, at any time and effective immediately, your access to the Website and PadInMotion Products and Services.

DISCLAIMER OF WARRANTY; LIMITATION OF LIABILITIES; MEDICAL AND CLINICAL INFORMATION: PADINMOTION DOES NOT WARRANT THAT ITS WEBSITE OR PADINMOTION PRODUCTS AND SERVICES WILL BE UNINTERRUPTED OR FREE FROM SECURITY BREACHES, ERRORS, DATA LOSS, AND OTHER TECHNICAL COMPLICATIONS. YOU UNDERSTAND THAT WHILE PADINMOTION WILL TAKE ALL REASONABLE NECESSARY PRECAUTIONS TO PROTECT YOUR PERSONAL DATA OR ORGANIZATION'S DATA (AS APPLICABLE), IT WILL NOT BE LIABLE FOR ANY UNFORESEEN SECURITY BREACH THAT MAY LEAD TO THE UNAUTHORIZED ACCESS OF YOUR INFORMATION. USE OF PADINMOTION PRODUCTS AND SERVICES AND THE WEBSITE ARE AT YOUR SOLE RISK, AS THEY ARE MADE AVAILABLE TO YOU "AS IS" AND "AS AVAILABLE", WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES INCLUDING, BUT NOT LIMITED TO, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

TO THE EXTENT NOT PROHIBITED BY LAW, IN NO EVENT SHALL PADINMOTION BE LIABLE TO YOU FOR ANY INJURY OR DAMAGE, PHYSICAL OR MONETARY, IN RELATION TO YOUR USE OR INABILITY TO USE THE WEBSITE OR PADINMOTION PRODUCTS AND SERVICES, REGARDLESS OF THE THEORY OF LIABILITY. ANY MONETARY LOSS RESULTING FROM YOUR RELIANCE UPON INFORMATION OR DATA RECEIVED ON OR THROUGH THE WEBSITE OR PADINMOTION PRODUCTS AND SERVICES IS STRICTLY YOUR SOLE RISK, RESPONSIBILITY AND LIABILITY. IN PARTICULAR, ANY PERSONAL INJURY OR DEATH RESULTING FROM THE PROHIBITED RELIANCE ON MEDICAL OR CLINICAL INFORMATION ATTAINED THROUGH A THIRD PARTY ACQUIRED BY WAY OF THE WEBSITE OR PADINMOTION PRODUCTS AND SERVICES IS SOLELY YOUR RISK, RESPONSIBILITY AND LIABILITY. PADINMOTION DOES NOT WARRANT AS TO THE ACCURACY, COMPLETENESS, OR SUITABILITY OF ANY MEDICAL INFORMATION, ANY RESEARCH AND CLINICAL MATERIAL PUBLISHED OR MADE AVAILABLE FOR INFORMATIONAL PURPOSES THROUGH THE WEBSITE OR PADINMOTION PRODUCTS AND SERVICES. YOU ARE ENCOURAGED AND ADVISED TO CONFIRM THE INFORMATION WITH OTHER SOURCES. ANY AND ALL MEDICAL OR CLINICAL INFORMATION RECEIVED OR ACQUIRED THROUGH THE WEBSITE OR PADINMOTION PRODUCTS AND SERVICES IN GENERAL, IS NOT INTENDED AS A REPLACEMENT OR SUBSTITUTE OF YOUR MEDICAL OR CLINICAL JUDGMENT OR THAT OF YOUR PHYSICIAN OR OTHER HEALTH CARE PROVIDER. IN NO EVENT SHALL PADINMOTION BE LIABLE TO YOU FOR ANY DAMAGES RELATED TO OR ARISING FROM YOUR USE OF THE WEBSITE OR PADINMOTION PRODUCTS AND SERVICES.

INDEMNITY AND WAIVER: YOU AGREE, THROUGH YOUR USE OF PADINMOTION PRODUCTS AND SERVICES AND THE WEBSITE, TO HOLD HARMLESS, INDEMNIFY AND DEFEND PADINMOTION AND ITS AFFILIATES, OFFICERS, DIRECTORS, EMPLOYEES, AND AGENTS, FROM AND AGAINST ANY AND ALL CLAIMS OR DEMANDS, MADE BY ANY THIRD PARTY DUE TO OR ARISING DIRECTLY OR INDIRECTLY OUT OF YOUR CONDUCT OR IN CONNECTION WITH YOUR USE OF THE WEBSITE OR PADINMOTION PRODUCTS AND SERVICES OR ANY ADVERTISEMENT, ANY ALLEGED VIOLATION OR BREACH OF THESE TERMS AND CONDITIONS, OR ANY ALLEGED VIOLATION OF ANY APPLICABLE LAW OR REGULATION. YOU ACKNOWLEDGE AND AGREE THAT YOU CANNOT SUE OR RECOVER ANY DAMAGES FROM PADINMOTION OR ITS AFFILIATES, OFFICERS, DIRECTORS, EMPLOYEES, AND AGENTS AS A RESULT OF THE DENIAL TO

PROCESS ANY INFORMATION, SUSPENSION OR TERMINATION OF YOUR USE OR ACCESS TO THE WEBSITE OR PADINMOTION PRODUCTS AND SERVICES, OR ANY ACTION TAKEN UPON AN ALLEGED VIOLATION, WITH OR WITHOUT PROVIDING NOTIFICATION TO YOU.

Compliance with Law and Export Restrictions: Your use of the Website and PadInMotion Products and Services subjects you to all pertinent import and export laws of the United States and the laws of any other applicable jurisdictions. You agree to be solely responsible for compliance with all such laws. You agree not to export, re-export, or transfer, directly or indirectly, any data or software obtained through the Website or PadInMotion Products and Services, to any United States embargoed country or citizen (person or entity) thereof, or to any person or entity appearing on the United States Department of Commerce Denied Persons List or Entity List. You also agree not to transfer, export or re-export, directly or indirectly any data or software acquired through the Website or PadInMotion for use or to users in military or proliferation activities (nuclear, missile, chemical or biological weapons) without United States Government authorization. Your use of the Website and PadInMotion Products and Services constitutes your agreement to comply with the foregoing and all other federal, state, local, and international laws, as applicable.

Commercial Goods: Content of PadInMotion Products and Services and the Website may constitute "Commercial Items", as that term is defined at 48 C.F.R. §2.101, consisting of "Commercial Computer Software" and "Commercial Computer Software Documentation", as such terms are used in 48 C.F.R. §12.212 or 48 C.F.R. §227.7202, as applicable. Consistent with those statutes, the Commercial Computer Software and Commercial Computer Software Documentation are being licensed to United States Government end users, if applicable: (a) only as Commercial Items and (b) with only those rights as are granted to all other end users pursuant to the terms and conditions herein.

Entire Agreement: These Website Terms of Use (including the Privacy Policy) reflect the entire agreement between you and PadInMotion regarding the subject matter hereof, and supersedes all prior agreements between the parties, whether written (including electronic) or oral. To the extent that your use of PadInMotion Products and Services or the Website requires that you register for an account to which additional terms and conditions will apply.

Modifications: PadInMotion may, in its sole discretion, modify or revise these Terms of Use at any time, and you agree to be bound by such modifications or revisions. The date of the most recent modifications or revisions will appear on this page, so check back often. Continued access of the Website or PadInMotion Products and Services by you will constitute your acceptance of any modifications or revisions to these Terms of Use.

Governing Law: Your use of PadInMotion Products and Services and the Website shall be governed in all respects by the laws of the State of New York, without giving effect to the conflict of law principles thereof, and venue shall be proper only in a court of competent jurisdiction located in the State of New York in New York County. You agree to be subject to personal jurisdiction in and consent to the service of process issued by a court in which venue is proper as defined in this Section. Your use of any third party products, websites or services may also be subject to other local, state, national, or international laws.

Assignment: PadInMotion may assign, license, transfer or subcontract any of its rights and/or responsibilities under these Terms of Use at any time. You may not assign, license, transfer or

subcontract any of your rights or obligations under these Terms of Use without PadInMotion's express written consent.

Inquiries: Please direct your questions regarding PadInMotion, the Website, these Terms of Use or any other policies issued by PadInMotion to: info@padinmotion.com. You may also contact PadInMotion at 447 Broadway, Floor 2, New York, New York 10013.

Last Updated: January 13, 2015